EX PARTE OR LATE FILED

LAW OFFICES OF

ORIGINAL

PAUL, HASTINGS, JANOFSKY & WALKER LLP PACKET HE COPY ORIGINAL

A LIMITED LIABILITY PARTNERSHIP INCLUDING PROFESSIONAL CORPORATIONS

ROBERT P. HASTINGS (1910-1996) COUNSEL LEE G. PAUL LEONARD S. JANOFSKY CHARLES M. WALKER

1299 PENNSYLVANIA AVENUE, N.W. WASHINGTON, D.C. 20004-2400 TELEPHONE (202) 508-9500

FACSIMILE (202) 508-9700

INTERNET WWW.phiw.com

October 16, 1996

343 SANSOME ST., STE. 1220 SAN FRANCISCO, CALIFORNIA 94104-1303 TELEPHONE (415) 445-7777

399 PARK AVENUE

NEW YORK, NEW YORK 10022-4697

TELEPHONE (212) 318-5000

1055 WASHINGTON BOULEVARD STAMFORD, CONNECTICUT 06901-2217 TELEPHONE (203) 961-7400

1299 OCEAN AVENUE SANTA MONICA, CALIFORNIA 90401-1078 TELEPHONE (310) 319-3300

ARK MORI BUILDING, 30TH FLOOR 12-32. AKASAKA I-CHOME MINATO-KU, TOKYO 107, JAPAN TELEPHONE (03) 3586-4711

OUR FILE NO.

RECEIVED

OCT 1 6 1996

Federal Communications Commission Office of Secretary

25413.75744

600 PEACHTREE ST., N.E., STE. 2400 ATLANTA, GEORGIA 30308-2222 TELEPHONE (404) 815-2400

695 TOWN CENTER DRIVE COSTA MESA, CALIFORNIA 92626-1924 TELEPHONE (714) 668-6200

555 SOUTH FLOWER STREET LOS ANGELES, CALIFORNIA 90071-2371 TELEPHONE (213) 683-6000

WRITER'S DIRECT ACCESS

(202) 508-9531

VIA MESSENGER

Mr. William F. Caton . Acting Secretary Federal Communications Commission 1919 M Street, N.W., Room 222 Washington, D.C. 20554

> Notice of Ex Parte Contact ET Docket No. 96-102

Dear Mr. Caton:

On October 15, 1996, Steve Puthuff of ReSound Corporation ("ReSound"), and Carl Northrop, representing ReSound, met with Suzanne Toller, Legal Advisor to Commissioner Rachelle Chong, to discuss issues under consideration in the above-referenced docket.

The presentation was consistent with ReSound's comments of record in the docket. An outline of the presentation is enclosed.

Kindly refer any questions in connection with this matter to the undersigned.

Very truly yours,

Enclosure

Suzanne Toller (w/ enclosure)

80555.1

No. of Copies rec'o List ABCDE

ReSound Corporation

- 4th Largest Hearing Health Care Company in the World
- #1 Programmable Hearing Health Care Company
 - ReSound Technology (MBFDRC)
 - Spinoff from At&T
 - Acquisitions
 - 3M Hearing Health Care
 - Viennatone, Austria
 - Sonar, Germany
- One of the Fastest Growing Companies in America (Inc 100)
- **ReSound Manufacturing Plants**
 - Redwood City, CA
 - Vienna, Austria
 - Munster Germany
 - Cork, Ireland

ReSound Commitments to Hearing-Impaired

- Hearing Health Care Community Improvements
- Largest R&D/Rev Ratio in the Business
- Active Involvement in Movements
 - SHHH (Self Help for the Hard of Hearing)
 - ASHA Member (American Speech Language and Hearing Assn.)
 - AAA Member (American Academy of Audiology)

Hearing Health Care Customer Benefits of ReSound's Ear Voice Link (EVLink™)

- Allows Full DSP Power for Hearing Solutions
 - Audio Beam Forming
 - Adaptive Speech Filtering
 - Improved Hearing in Presence of Noise
 - Research Platform for Universities and Hospitals
- Allows Hearing-Impaired to be Connected to Other Sound Sources
 - Education and Training
 - Home Entertainment
 - Home/Office Telephone or Computer
- Removes Stigma for Hearing-Impaired
- Designed to Operate in the 5.850-5.875 GHz "Quiet Band"

■ Hearing Aid Industry

- \$2B/Yr
- 1.75M Devices/Yr
- 5.8M Customers
- 20M Hearing-Impaired Non-Users Indicate Market Growth Potential

■ New Wireless Hearing Aid Technology

- Signals Enhanced in Remote Processor
- Binaural Noise Cancellation
- Wireless Adapters to Cellular Phones and Other Communication Devices

■ 5850-5875 MHz Operation for Small Earpiece

- Quarter Wavelength is one-half inch
- Antenna Disguised as Ear Hair
- Required for User Acceptance & Market Penetration

ReSound's Comments on the NPRM

- ReSound Generally Supports Unlicensed, High-Speed "NII/SUPERNet" Operations
- The Record does not Reflect a Need for a 350 MHz Allocation for NII/SUPERNet
- The "Quiet Band" Should not be Affected by NII/SUPERNet Operations
 - There is Confusion Among the Commenters About the 5.850-5.875
 GHz Portion on the ISM Band
 - One-Watt Operations are not Presently Permitted at 5.850-5.875
 GHz. See 47 C.F.R., 15.249 and OET Bulletin No. 63,
 "Understanding the FCC Regulations for Low-Power, Non-Licensed Transmitters," Dec. 1994, p.25.
- The Commission has an Obligation Under the Americans with Disabilities Act and the Telecommunications Act of 1996 to Protect and Promote the Interests of the Hearing-Impaired

Special Attributes of the Quiet Band

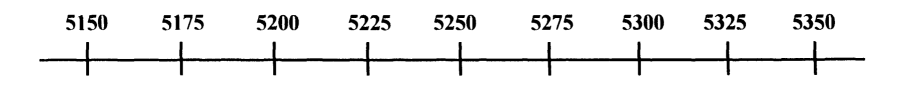
- The Quiet Band Supports Low Power Operations Only
- Section 15.247 Spread Spectrum Transmitters are not Permitted in the Quiet Band
 - Many Commenters Overlook or Ignore this Restriction
 - No Change to this Restriction has been Proposed in ET Docket No. 96-8 or ET Docket No. 96-102
- The Quiet Band Offers a Unique Environment for the Development of Multiple Non-Exclusive Technologies, such as ReSound's EVLink™
 - The Quiet Band is Uniquely Suited to Innovative Uses such as ReSound has Proposed
- Many Users Already Co-Exist in the Quiet Band
 - ISM
 - Amateur Radio
 - FSS
 - DOD
 - ITS has Stated that Sharing with Existing Users is Possible

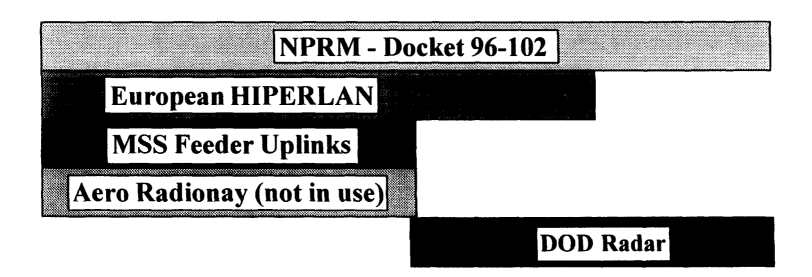
ISM Equipment and NII/SUPERNet Devices Can Share, Provided That:

- NII/SUPERNet Devices are not Allowed to Operate in the Quiet Band
- ISM Equipment Continues to Have Primary Status in the 5.725-5.850 GHz Band
- The Commission Adopts its Proposed Power Limits for NII/SUPERNet Devices

ReSound

5.2 GHz Landscape





ReSound

5.8 GHz Landscape

